## 2001-014-20 Mountain Power

**Electrical Contractor, Inc.** 

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June 18, 2001

Ms. Laurie Duarte General Services Administration FAR Secretariat (MVR) Room 4035 1800 F. Street, NW Washington, DC 20405

Re: FAR Case 2001-014

Ms. Duarte.

I am writing as a citizen and a small business owner who has an interest in the federal government receiving fair value in its contracts for goods and services. I am very pleased to note the important policy initiatives proposed in the Federal Acquisition Regulations April 3, 2001 edition of the Federal Register.

The actions taken in the April 3<sup>rd</sup> Federal Register will bring to closure the acquisitions policy initiated in FAR Case 1999-010. It is important that it be overturned because it is a redundant policy with both unwise applications and a multitude of unforeseeable consequences. It exposed small businesses to unfair denial of federal contracts based on any violation of a vast array of complicated federal laws in the past three years. This would mean that even unproven allegations or citations from the past had been resolved could keep a company from winning federal contracts.

Important reforms in acquisition policy are clearly needed to open up opportunities for small business and independent contractors. I hope that GSA and the FAR Secretarist can turn their attention to the important pro competitive provisions required for the future.

Sincerely,

Frank M. Siqueiros

President

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